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- 3. Paragraph3setsforthnoallegationsoffact,but assertsalegalconclusionwhich requiresnoanswer.Totheextenttheseallegation smaybedeemedtorequireananswer, Defendantsdenytheallegationsinparagraph3.
- 4. Defendantsarewithoutknowledgeorinformationsuf ficienttoformabeliefasto thetruthoftheallegationsinParagraph4,andth ereforedenysame.
- 5. Defendantsarewithoutknowledgeorinformationsuf ficienttoformabeliefasto thetruthoftheallegationsinParagraph5,andth ereforedenysame.
- 6. Defendantsarewithoutknowledgeorinformationsuf ficienttoformabeliefasto thetruthoftheallegationsinParagraph6,andth ereforedenysame.
- 7. Defendants admitthattheentriesonplaintiff'screditreport wereremovedaspart of the settlement in *Howardv.BlueRidgeBank*, 371F.Supp.2d1139(N.D.Cal.,2005). Defendants are without knowledge or information sufficient to formabelie fast other truth of the remaining allegations in Paragraph 7, and therefore deny same.
- 8. Defendantsarewithoutknowledgeorinformationsuf ficienttoformabeliefasto thetruthoftheallegationsinParagraph8, andth ereforedenysame.
- 9. Defendantsarewithoutknowledgeorinformationsuf ficienttoformabeliefasto thetruthoftheallegationsinParagraph9,andth ereforedenysame.
- 10. Defendants admitthatTransUnioncontactedWellsFargoregard ingthedisputed accountandthatWellsFargoverifiedtheaccountb asedontheinformationthatwasknowntoit atthattime.Defendantsarewithoutknowledgeor informationsufficienttoformabeliefasto thetruthoftheremainingallegationsinParagraph 10,andthereforedenysame.

FIRSTCLAIMFORRELIEF

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11. Defendantsincorporatebyreferencetheirresponses tothepriorparagraphsherein asiffullyrestated.

- 12. Paragraph12setsforthnoallegationsoffact,but assertsalegalconclusionwhich requiresnoanswer. To the extent the seallegation smay be deemed to require an answer, Defendants denythe allegations in paragraph 12.
- 13. Defendantsarewithoutknowledgeorinformationsuf ficienttoformabeliefasto thetruthoftheallegationsinParagraph13,andt hereforedenysame.
- 14. Paragraph14setsforthnoallegationsoffact,but assertsalegalconclusionwhich requiresnoanswer. To the extent the seallegation smay be deemed to require an answer, Defendants denythe allegations in paragraph 14.
- 15. Paragraph15setsforthnoallegationsoffact,but assertsalegalconclusionwhich requiresnoanswer. To the extent the seallegation smay be deemed to require an answer, Defendants denythe allegations in paragraph 15.

SECONDCLAIMFORRELIEF

- 16. Defendantsincorporatebyreferencetheirresponses tothepriorparagraphsherein asiffullyrestated.
- 17. Paragraph17setsforthnoallegationsoffact,but assertsalegalconclusionwhich requiresnoanswer. To the extent the seallegation smay be deemed to require an answer, Defendants denythe allegations in paragraph 17.
- 18. Defendantsarewithoutknowledgeorinformationsuf ficienttoformabeliefasto thetruthoftheallegationsinParagraph18,andt hereforedenysame.
- 19. Paragraph19setsforthnoallegationsoffact,but assertsalegalconclusionwhich requiresnoanswer.Totheextenttheseallegation smaybedeemedtorequireananswer,

 Defendantsdenytheallegationsinparagraph19.
- 20. Paragraph20setsforthnoallegationsoffact,but assertsalegalconclusionwhich requiresnoanswer. To the extent the seallegation smay be deemed to require an answer, Defendants denythe allegations in paragraph 20.

1		<u>PRAYER</u>	
2	OntheFirstC	laimforRelief:	
3	1.	Defendantsdenythatplaintiffisentitledtoanya ctualdamages.	
4	2.	Defendantsdenythatplaintiffisentitledtoanyi njunctiverelief.	
5	3.	Defendantsdenythatplaintiffisentitledtoanya ttorney'sfees.	
6	4.	Defendantsdenythatplaintiffisentitledtoanyc ostsandexpenses.	
7	OntheSecond	lClaimforRelief:	
8	1.	Defendantsdenythatplaintiffisentitledtoanya ctualdamages.	
9	2.	Defendantsdenythatplaintiffisentitledtoanyp unitivedamages.	
10	3.	Defendantsdenythatplaintiffisentitledtoanyi njunctiverelief.	
11	4.	Defendantsdenythatplaintiffisentitledtoanya ttorney'sfees.	
12	5.	Defendantsdenythatplaintiffisentitledtoanyc ostsandexpenses.	
13		AffirmativeDefenses:	
14	1.	The complaint fails to state a claim upon which relief can be granted be cause	
15	Defendantsdio	InotviolateFCRA.	
16	2.	$The complaint fails state a claim for negligent non \\ compliance with FCRA because$	
17	Defendantsco	nductedareasonableinvestigationand carriedouttheirdutiespursuantto15	
18	U.S.C.§1681s-2.		
19	3.	The complaint fails state a claim for will ful nonco mpliance with FCRA because	
20	Defendantsco	nductedareasonableinvestigationand carriedouttheirdutiespursuantto15	
21	U.S.C.§1681s	-2.	
22	4.	AnyprayerforinjunctivereliefunderFCRAisbarr edbecausesuchreliefisnot	
23	availableunde	r15U.S.C.§1681s-2.	
24	5.	AnyprayerforpunitivedamagesunderFCRAisbarre dbecauseDefendantsdid	
25	notwillfullyfa	iltocomplywiththerequirements of 15U.S.C. § 1681s-2.	
26	6.	Plaintiff'sclaimsarebarredbythedoctrineofre sjudicata.	
27	7.	Plaintiff'sclaimsarebarredbythedoctrineofre lease.	
28	8.	Plaintiff'sclaimsarebarredbythedoctrineofco nsent.	

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1	9. Plaintiff'sclaimsarebarredbythedoctrineofra tification.
2	10. Plaintiff'sclaimsarebarredbythedoctrineofes toppel.
3	11. Plaintiff'sclaimsarebarredbythedoctrineofac cordandsatisfaction.
4	12. Plaintiff'sclaimsarebarredbythedoctrineofwa vier.
5	13. Plaintiff'sclaimsarebarredbythedoctrineofla ches.
6	Defendantsreservetherighttoassertsuchotherd efensesasmaybecomeknownthrough
7	discovery.
8	
9	DATED:January28,2008 SEVERSON&WERSON AProfessionalCorporation
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11	By:/s/PeterH.Bales
12	PeterH.Bales
13	AttorneysforDefendant WELLSFARGOFINANCIALACCEPTANCE,
14	WELLSFARGOAUTOFINANCE,INC., WELLSFARGOFINANCIALCAR,LLC
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